- (5) DERIVATION OF AMOUNT TO BE TRANS-FERRED.—The amount to be transferred under paragraph (1) or (2) may be derived from one or more of the following:
 - (A) The apportionment of the State under section 104(b)(1).
 - (B) The apportionment of the State under section 104(b)(3).
 - (C) The apportionment of the State under section 104(b)(4).

(6) Transfer of obligation authority.—

- (A) IN GENERAL.—If the Secretary transfers under this subsection any funds to the apportionment of a State under section 402 for a fiscal year, the Secretary shall transfer an amount, determined under subparagraph (B), of obligation authority distributed for the fiscal year to the State for Federal-aid highways and highway safety construction programs for carrying out projects under section 402.
- (B) AMOUNT.—The amount of obligation authority referred to in subparagraph (A) shall be determined by multiplying—
 - (i) the amount of funds transferred under subparagraph (A) to the apportionment of the State under section 402 for the fiscal year, by

(ii) the ratio that—

- (I) the amount of obligation authority distributed for the fiscal year to the State for Federal-aid highways and highway safety construction programs, bears to
- (II) the total of the sums apportioned to the State for Federal-aid highways and highway safety construction programs (excluding sums not subject to any obligation limitation) for the fiscal year.
- (7) LIMITATION ON APPLICABILITY OF OBLIGATION LIMITATION.—Notwithstanding any other provision of law, no limitation on the total of obligations for highway safety programs under section 402 shall apply to funds transferred under this subsection to the apportionment of a State under such section.
- (Added Pub. L. 105–178, title I, §1406(a), as added Pub. L. 105–206, title IX, §9005(a), July 22, 1998, 112 Stat. 845; amended Pub. L. 109–59, title I, §1401(a)(3)(C), Aug. 10, 2005, 119 Stat. 1225.)

AMENDMENTS

2005—Subsec. (b)(3). Pub. L. 109-59 substituted "148" for "152".

EFFECTIVE DATE

Section effective simultaneously with enactment of Pub. L. 105–178 and to be treated as included in Pub. L. 105–178 at time of enactment, see section 9016 of Pub. L. 105–206, set out as an Effective Date of 1998 Amendment note under section 101 of this title.

$\S\,165.$ Puerto Rico highway program

- (a) IN GENERAL.—The Secretary shall allocate funds made available to carry out this section for each of fiscal years 2005 through 2009 to the Commonwealth of Puerto Rico to carry out a highway program in the Commonwealth.
- (b) APPLICABILITY OF TITLE.—Amounts made available by section 1101(a)(14) of the

SAFETEA-LU shall be available for obligation in the same manner as if such funds were apportioned under this chapter.

- (c) TREATMENT OF FUNDS.—Amounts made available to carry out this section for a fiscal year shall be administered as follows:
 - (1) APPORTIONMENT.—For the purpose of imposing any penalty under this title or title 49, the amounts shall be treated as being apportioned to Puerto Rico under sections 104(b) and 144, for each program funded under those sections in an amount determined by multiplying—
 - (A) the aggregate of the amounts for the fiscal year; by
 - (B) the ratio that—
 - (i) the amount of funds apportioned to Puerto Rico for each such program for fiscal year 1997; bears to
 - (ii) the total amount of funds apportioned to Puerto Rico for all such programs for fiscal year 1997.
 - (2) PENALTY.—The amounts treated as being apportioned to Puerto Rico under each section referred to in paragraph (1) shall be deemed to be required to be apportioned to Puerto Rico under that section for purposes of the imposition of any penalty under this title or title 49.
- (d) EFFECT ON ALLOCATIONS AND APPORTION-MENTS.—Subject to subsection (c)(2), nothing in this section affects any allocation under section 105 and any apportionment under sections 104 and 144.

(Added Pub. L. 109–59, title I, §1120(a), Aug. 10, 2005, 119 Stat. 1191.)

REFERENCES IN TEXT

Section 1101(a)(14) of the SAFETEA-LU, referred to in subsec. (b), is section 1101(a)(14) of Pub. L. 109-59, title I, Aug. 10, 2005, 119 Stat. 1155, which is not classified to the Code.

§ 166. HOV facilities

- (a) IN GENERAL.—
- (1) AUTHORITY OF STATE AGENCIES.—A State agency that has jurisdiction over the operation of a HOV facility shall establish the occupancy requirements of vehicles operating on the facility.
- (2) OCCUPANCY REQUIREMENT.—Except as otherwise provided by this section, no fewer than two occupants per vehicle may be required for use of a HOV facility.
- (b) Exceptions.—
- (1) IN GENERAL.—Notwithstanding the occupancy requirement of subsection (a)(2), the exceptions in paragraphs (2) through (5) shall apply with respect to a State agency operating a HOV facility.
 - (2) MOTORCYCLES AND BICYCLES.—
 - (A) IN GENERAL.—Subject to subparagraph (B), the State agency shall allow motorcycles and bicycles to use the HOV facility.
 - (B) SAFETY EXCEPTION.—
 - (i) IN GENERAL.—A State agency may restrict use of the HOV facility by motorcycles or bicycles (or both) if the agency certifies to the Secretary that such use would create a safety hazard and the Secretary accepts the certification.